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7	Attorneys for Save Our Forest Association					
8						
9	UNITED STATES DISTRICT COURT					
10	CENTRAL DISTRICT OF CALIFORNIA					
11	EASTERN DIVISION – RIVERSIDE					
12	SAVE OUR FOREST ASSOCIATION, INC. Plaintiff,	Case No.: 5:24-cv-01336-JGB-DTB				
13		DECLARATION OF GARY				
14		EARNEY				
15	VS.	Date: July 7, 2025				
16	UNITED STATES FOREST SERVICE,	Time: 9:00 a.m. Judge: Hon. Jesus G. Bernal				
17	et al.,	Dept: Courtroom 1, Riverside				
18		Action Filed: June 25, 2024				
19	Defendants.	Trial Date: March 31, 2026				
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1 2 3 4 5	Rachel S. Doughty (Cal. Bar No. 255904) Jennifer Rae Lovko (Cal. Bar No. 208855) GREENFIRE LAW, PC 2478 Adeline Street, Suite A Berkeley, CA 94703 Ph/Fax: (510) 900-9502 Email: RDoughty@greenfirelaw.com RLovko@greenfirelaw.com Attorneys for Amicus Curiae						
67	SAVE OUR FOREST ASSOCIATION, INC. UNITED STATES DISTRICT COURT						
8							
9	EASTERN DIVISION – RIVERSIDE						
10	BLUETRITON BRANDS, INC.,	Case No.	: 2:24-cv-09720-JG	B-DTB			
11	Plaintiff,	DECLARATION OF GARY EARNEY					
12 13	vs. UNITED STATES FOREST SERVICE, et al.,	Date: January 13, 2025 Time: 9:00 a.m. Courtroom: 1					
14	Defendants.		on. Jesus G. Bernal				
15		Action Fi	led: August 6, 2024				
16		_					
17	I, Gary Earney, do declare and state:						
18	If sworn as a witness, I could and would testify to my personal knowledge of the						
19	facts set forth herein.						
20	2. I am Gary Earney, a retired professional forester with the USDA Forest Service. I						
21	worked on the San Bernardino National Forest from January 1978 until my retirement there in						
22	May 2007. Among my credentials was a certification as a Paraprofessional Archaeologist, and as						
23	such I formally conducted and reported on archaeological field survey results, and thereafter						
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	DECLARATION OF GARY	- 1 - Y EARNEY -	2;24-CV-09720I	GB-DTB			
	DECLARATION OF GARY EARNEY-				age 2		

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administered any needed mitigation on field projects where archaeological resources were identified.

- 3. From 1982 until 2007 I administered the Special Uses Permit for the water withdrawals from upper Strawberry Creek headwaters which included all wells, springs, pipelines etc., from the headwaters down to the Forest Boundary near Arrowhead Springs Resort and Coldwater Creek/Canyon. I have walked the entire area of the water withdrawal improvements on National Forest land many times over the years. In my professional opinion, the archaeological sensitivity of the area from the upper headwaters of the West Fork of Strawberry Creek down to that Forest Boundary is extremely low to non-existent.
- 4. I would estimate visiting the area for 12 to 15 times over 25 years, on an unscheduled basis as the need arose to administer the Nestle permit or other permits in that area like a gas pipeline. Those visits would have occupied most of a day. The visits would have been closer together from the mid-1990s on as Nestle asked to drill additional wells, and repairs were made due to storm and fire damage. During those visits I would have been assessing riparian health and vigor, water infrastructure impacts from leaks and repairs, recovery from past winter storm damage or impacts from recent fires, etc. Such work involved fairly intense observations and attention to detail to be effective, thus the long days doing that work.
- 5. Cultural resource presence is unlikely, from the headwaters down to the Forest property line at Arrowhead Springs Resort/Coldwater Canyon due to the steep terrain on both sides of the creek, thick and almost impassable vegetation on the hillsides on both sides of the creek, and the dynamic nature of the stream flows during heavy rain/snow melt events that I personally saw be intense enough to lower the stream bottom by a good 10 feet in one afternoon-removing trees at the same time. Isolated hunting, fishing and gathering would have been

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